Attorney Reference No. PH96038



**ART UNIT:** 

1616

**EXAMINER: LEVY, N.** 

(5500\*98)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**XAVIER MARZE** 

SERIAL NO: 09/180,477

FILED: FEBRUARY 5, 1999

FOR: PROTECTION AGAINST TERMITES

**Commissioner for Patents** Washington, D.C. 20231

I hereby certify that this paper, along with any other paper or fee referred to in this paper as being transmitted herewith, is being deposited with the United States Postal Service with sufficient postage as First-Class Mail in an envelope addressed to: Commissioner for Patents, Washington, D.C. 20231 on this 3 last day of (

REQUEST FOR RECONSIDERATION

Sirs:

In response to the Notice of Improper Request for Continued Examination (RCE) dated October 19, 2001, and the Notice of Abandonment dated October 24, 2001, in connection with the above-identified patent application, applicant respectfully requests reconsideration of the abandonment decision for the reasons set forth below.

It is respectfully submitted that the Notice of Improper Request for Continued Examination (RCE) is incorrect because applicants never filed such a Request.

Applicants filed a Continued Prosecution Application (CPA) for the above-identified application on August 27, 2001 (copy enclosed). Applicant was entitled to file the Continued Prosecution Application because the above-identified patent application was filed as a utility application on February 5, 1999 (i.e., before May 29, 2000).

Attorney Reference No. PH96038

(5500\*98)

A copy of the Notice of Improper Request for Continued Examination is enclosed.

The Notice of Abandonment states that the present application has been deemed abandoned as a result of applicant's failure to respond to an Office Action dated February 28, 2001. Applicant asserts that it responded in a timely manner to the Office Action by

filing the Continued Prosecution Application on August 27, 2001, and paying the applicable

extension fees.

The Notice of Abandonment also states that the RCE Request was improper because "CPA practice no longer applied." This statement is clearly in error. Applicant

was entitled to file a CPA on August 27, 2001.

For the above reasons, applicant requests that the Notice of Improper Request for .

Continued Examination and the Notice of Abandonment be withdrawn.

Respectfully submitted, CONNOLLY BOVE LODGE & HUTZ LLP

Sy<u>-∕√ ∕</u> William E. McShane

Registration No. 32,707 Telephone: 302/658-9141

Enclosures

::ODMAVMHODMA\CB;170094;1



### UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

THE PROPERTY OF THE PROPERTY O

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR	ATT	ORNEY DOCKET NO.
09/180,477 02/15/99 MARYE	Х	022650-498
☐ MM42/1019 ☐	EXA	MINER
WILLIAM E MCSHANE TRACEMENT CONNOLLY BOVE LODGE TRACEMENT LLP	LEVY,	N
1220 MARKET STREET	ART UNIT	PAPER NUMBER
P O BOX 2207	1616	
WILMINGTON DE 19899	DATE MAILED:	10/19/01
Please find below and/or attached an Office communication corproceeding.	ncerning this app Commissioner of Pa	JAN 1 6,2001 ECH CENTER 1600/29 trents and Tradement



#### **Commissioner for Patents United States Patent and Trademark Office**

Washington, D.C. 20231

www.uspto.ugv

APPLICATION NUMBER

FILING DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO JTIME



		DATE MAILED:	1600/0000
		NOTICE OF IMPROPER REQUEST FOR CONTINUED EXAMINATION (RCE)	₹
Th im	e ro	equest for continued examination (RCE) under 37 CFR 1.114 filed on	S
0	1.	Continued examination under 37 CFR 1.114 does not apply to an application for a design patent. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b) or a CPA under 37 CFR 1.53(d).	•
	2.	Continued examination under 37 CFR 1.114 does not apply to an application that was filed before June 8, 1995. Applicant may wish to consider filing a continuing application under 37 CFR 1.53 or a CPA under 37 CFR 1.53(d).	
7	•	Continued examination under 37 CFR 1.114 does not apply to an application unless prosecution the application is closed. If the RCE was accompanied by a reply to a non-final Office action, the reply will be entered and considered under 37 CFR 1.111. If the RCE was <u>not</u> accompanied a reply, the time period set forth in the last Office action continues to run from the mailing date of action.	by
	4.	The request was not filed before payment of the issue fee, and no petition under 37 CFR 1.313 w granted. If this application has not yet issued as a patent, applicant may wish to consider filing ei a petition under 37 CFR 1.313 to withdraw this application from issue, or a continuing application under 37 CFR 1.53(b).	ithe
	5.	The request was not filed before abandonment of the application. The application was abandone or proceedings terminated on Applicant may wish to consider filing a petition under 37 CFR 1.137 to revive this abandoned application.	
	6.	The request was not accompanied by the fee set forth in 37 CFR 1.17(e) as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office actio notice of allowance continues to run from the mailing date of that action or notice.	
	7.	The request was not accompanied by a submission as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.	

Note: If a request for a continued prosecution application (CPA) under 37 CFR 1.53(d) has been filed in the utility or plant application (including a previously filed CPA) that was filed on or after May 29, 2000, the request for a CPA has been treated as a RCE because the CPA practice no longer applies to such application. The constructive RCE, however, is improper for reason(s) indicated above.

#### A copy of this notice MUST be returned with any reply.

Direct the reply and any questions about this notice to:							
	, Examining Group	•					
(703) 30		•					

FORM PTO-2051 (Rev. 3/2001)



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIA	L NUM	BER		FIL	ING DATE		FIRST N	IAMED APPLICA	NT		ATTO	DRNEY DOCK	ET NO.	4
	0	9/	18	0,477	02/0	05/99	MARZE	0	IPE		X	02265	0-498	
<del>-</del>		-					HM12	2/10224N	H 2 2002		EVY, N	AMINER		7
	k 	IL	LI	AM E N	10SHANI	E DGF &	HUTZ LLP	100	4		T UNIT	<del></del>	R NUMBER	┨
					r STRE		1 total to property	•	PRADEMARIE				<b>5</b> .	1
	F	9 0	В	OX 220	37						1616		<del></del>	
L	Ų	JIL	MI.	NGTON	DE 19	899				DATE MAILE	D:	10/	₩/01	<b>D</b>
							NOTICE OF A	BANDON	MENT				JAN .	EC
	Thi	sap √D	plica	ation is ab	andoned i	n view of: spond to t	he Office letter,	mailed	2/2	7/0	o /		JAN 1 6 2001 CENTER 1600/2900	EIVE
	2.		Apı	plicant's le	etter of exp	ress abar	ndonment which	is in compli	iance with 37	C.F.R. 1.1	138.		1 /2900	ED
	3.	□.	Ap <sub>i</sub>	plicant's fa riod set in	ailure to tin the Office	nely file th letter.	e response rece	ived			w	ithin the	_	•
	4.		Ap <sup>a</sup>	plicant's fa iling date	ailure to pa	ay the requ	uired issue fee v	vithin the sta of the Notic	atutory period e of Allowanc	of 3 mont e.	ths from th	ne		
					e fee was									
				The issu	e fee has ı	not been r	eceived in Allow	ed Files Br	anch as of	·		<del></del> -		
				may peti payment been pre	tion the Co	ommissior roidable. Ibmitted, it	<ol> <li>151, and unde ner to accept the The petition mus n the amount sp</li> <li>4</li> </ol>	delayed pa	ayment of the panied by the	issue ree issue fee	ii the dela , unless it	has		
,				and with	ant(s) neve drawal of t r, 172 U.S.	the holding	d the Notice of A g of abandonme	llowance, a int may be a	petition for a appropriate in	new Notice view of D	ce of Allov elgar Inc.	vance v.		
	5.		dr	awings by The corre	ected and/	or substitu	ect the drawings te drawings we	re received	on			·		
	6.	X	1- <b>T</b>	ne reason(	(s) below. -	RCO pra 17/0,	E Ro	NOC	et wo	as N	1967-	rope see	r – Cetler	S
.•						,			1	Mei	Hor			

NEIL S. LEVY PRIMARY EXA

# **Attachment for PTO-948 (Rev. 03/01, or earlier)** 6/18/01

The below text replaces the pre-printed text under the heading? "Information on How to Effect Drawing Changes," on the backgood of the PTO-948 (Rev. 03/01, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

### 1. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein. Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

## 2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson, MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

### Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in **ABANDONMENT** of the application.